

**United States District Court**  
EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION

DAMONIE EARL, LINDA RUGG, §  
ALESA BECK, TIMOTHY BLAKEY, JR., §  
STEPHANIE BLAKEY, MARISA §  
THOMPSON, MUHAMMAD MUDDASIR §  
KHAN, ELIZABETH COOPER, JOHN §  
ROGERS, VALERIE MORTZ-ROGERS, § Civil Action No. 4:19-cv-00507  
and LAKESHA GOGGINS, each § Judge Mazzant  
individually and on behalf of all others §  
similarly situated §  
§  
v. §  
§  
THE BOEING COMPANY and §  
SOUTHWEST AIRLINES CO. §  
§

**ORDER**

On June 26, 2020, the Court held a telephonic hearing between the parties regarding several discovery disputes in this case. Plaintiffs argued that Defendants had been producing emails but withholding the attachments on relevance grounds. After hearing from both parties during the June 26 call, the Court hereby **ORDERS** Defendant Boeing and Defendant Southwest to:

1. Review every withheld email attachment that is attached to a relevant email;
2. Produce any of the attachments that are relevant and not privileged; and
3. Certify that all attachments not produced are either irrelevant or privileged.

**IT IS SO ORDERED.**

**SIGNED this 26th day of June, 2020.**

  
\_\_\_\_\_  
AMOS L. MAZZANT  
UNITED STATES DISTRICT JUDGE